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13 14	Attorneys for Defendants PERFORMANCE FOOD GROUP, INC. and VISTAR TRANSPORTATION, LLC and Specially Appearing Defendant ROMA FOOD ENTERPRISES, INC.				
15	UNITED STATES DISTRICT COURT				
16	NORTHERN DISTRICT OF CALIFORNIA				
17	JORGE PEREZ, on behalf of himself, all	CASE NO. 3:15-cv-02390-HSG			
18	others similarly situated, and the general public,	JOINT STIPULATION AND ORDER TO:			
19		1. EXTEND MEDIATION COMPLETION			
20	Plaintiff,	DEADLINE			
21	VS.	2. FURTHER MODIFY BRIEFING AND HEARING SCHEDULE ON			
22	PERFORMANCE FOOD GROUP, INC., a Colorado corporation; VISTAR	DEFENDANTS' MOTION TO DISMISS AND/OR STRIKE PLAINTIFF'S			
23	TRANSPORTATION, LLC, a Delaware limited liability company; ROMA GOURMET	SECOND AMENDED COMPLAINT [DKT. #36]			
24	FOOD ENTERPRISES OF CALIFORNIA,	3. FURTHER EXTEND TIME FOR			
25	INC., a California corporation, and DOES 1-50, inclusive,	SPECIALLY APPEARING DEFENDANT ROMA FOOD			
26	Defendants.	ENTERPRISES, INC. TO RESPOND TO SECOND AMENDED COMPLAINT			
27		SECOND AMENDED COMPLAINT			
28					

1	RECITALS	
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3	<u>Pleadings</u>	
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5	WHEREAS, on April 20, 2015, Plaintiff Jorge Perez ("Plaintiff") filed a Complaint against	
6	Performance Food Group, Inc. ("PFG"), Vistar Transportation, LLC ("Vistar") and Roma	
7	Gourmet Food Enterprises of California, Inc. in the Superior Court of the State of California in	
8	and for the County of Alameda (the "State Court Action") [Dkt. #1-1]; and	
9		
10	WHEREAS, on May 18, 2015, Plaintiff filed an Amendment to Complaint in the State	
11	Court Action to substitute DOE 1 with Roma Food Enterprises, Inc. [Dkt. #1-7]; and	
12		
13	WHEREAS, on May 29, 2016, Defendants PFG and Vistar removed the State Court	
14	Action to this United States District Court [Dkt. #1]; and	
15		
16	WHEREAS, on June 11, 2015, Plaintiff filed a First Amended Complaint ("FAC") in this	
17		
18		
19	WHEREAS, on April 13, 2016, Plaintiff filed the operative Second Amended Complaint	
20		
21		
22	Mediation Completion Deadline	
23	Mediation Completion Beatime	
24	WHEREAS, on April 26, 2016, the Court entered an Order Selecting ADR Process and	
25	adopted the parties' proposed mediation completion deadline of August 24, 2015 [Dkt. #34]; and	
26	adopted the parties proposed mediation completion deadline of regust 21, 2013 [BRt. #31], and	
	WHEDEAS the parties have met and conferred and selected David Detmon to serve as the	
27	WHEREAS, the parties have met and conferred and selected David Rotman to serve as the	
28	mediator in this case; and	
	JOINT STIPULATION TO (1) EXTEND MEDIATION COMPLETION DEADLINE; (2) EXTEND SPECIALLY APPEARING DEFENDANT ROMA FOOD ENTERPRISES, INC.'S RESPONSE DEADLINE; AND (3) MODIFY BRIEFING SCHEDULE ON MOTION TO DISMISS OR STRIKE SAC	

1 2 WHEREAS, the first date Mr. Rotman and the parties have available to attend a mediation 3 is September 19, 2016; and 4 5 Briefing Schedule on Motion to Dismiss SAC 6 7 WHEREAS, on May 11, 2016, Defendants PFG and Vistar filed a Motion to Dismiss 8 and/or Strike Plaintiff's Second Amended Complaint pursuant to Fed. R. Civ. P. 12(b)(6) and/or 9 12(f) (the "Motion to Dismiss"), which is set to be heard on August 25, 2016 (Dkt. #36); 10 WHEREAS, on May 24, 2016, PFG, Vistar and Plaintiff filed a Joint Stipulation to 11 12 Continue Briefing Schedule on Defendants' Motion to Dismiss and/or Strike Plaintiff's SAC [Dkt. 13 #37] (the "Stipulation to Continue Briefing Schedule"); and 14 WHEREAS, on May 25, 2016, the Court approved the Stipulation to Continue Briefing 15 16 Schedule and extended the deadline for Plaintiff to file his Opposition to Defendants' Motion to 17 Dismiss to June 8, 2016 and extended the deadline for Defendants PFG and Vistar to file their 18 Reply in support of the Motion to Dismiss to July 13, 2016 [Dkt. #39]; and 19 Roma Food Enterprises, Inc.'s Deadline to Respond to SAC 20 21 22 WHEREAS, on May 10, 2016, Plaintiff had a process server deliver to Defendant PFG's 23 agent for service of process in Denver, Colorado a state court Summons and copies of the 24 Complaint, FAC and SAC ostensibly to effectuate service on "Roma Food Enterprises, Inc."; and 25 WHEREAS, pursuant to Fed. R. Civ. P. 12(a)(1)(A)(i) and the Affidavit of Service [Dkt. 26 27 #37], specially appearing Defendant Roma Food Enterprises, Inc.'s deadline to respond to Plaintiff's SAC or otherwise move to quash service of process and/or to dismiss for defective 28 79507723.1

JOINT STIPULATION TO (1) EXTEND MEDIATION COMPLETION DEADLINE; (2) EXTEND SPECIALLY APPEARING DEFENDANT ROMA FOOD ENTERPRISES, INC.'S RESPONSE DEADLINE AND (3) MODIFY BRIEFING SCHEDULE ON MOTION TO DISMISS OR STRIKE SAC service was May 31, 2016; and

herein, subject to the Court's approval, to:

2016; and

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WHEREAS, on May 31, 2016, pursuant to Local Rule 6-1, the parties filed a Joint Stipulation to Extend Time for Specially Appearing Defendant Roma Food Enterprises, Inc. to Respond to SAC By 21 Days to and including June 21, 2016 (the "Roma Stipulation") [Dkt. #40]; and

WHEREAS, the parties wish to preserve the resources of the Court and the parties and to

Extend the mediation completion deadline from August 24, 2016 to September 30,

Further modify the briefing and hearing schedule on the pending Motion to Dismiss

such that (a) Plaintiff's Opposition thereto is due on October 10, 2016; (b)

Defendants' Reply in support thereof is due on October 17, 2016; and (c) the

Further extend the time for specially appearing Defendant Roma Food Enterprises,

Inc. to answer or otherwise serve and file any motions or other pleadings

responsive to Plaintiff's SAC, including without limitation a motion to quash

service of process and/or to dismiss for defective service, to October 10, 2016.

hearing on the Motion to Dismiss is continued to November 3, 2016; and

complete mediation prior to engaging in further motion practice related to the Motion to Dismiss

and specially appearing Defendant Roma Food Enterprises, Inc.'s contemplated motion to quash

service of process and/or to dismiss for defective service and, therefore, agree and are stipulating

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1		STIPULATION
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3	NOW,	THEREFORE, IT IS HEREBY STIPULATED AND AGREED, by and between
4	Plaintiff and	Defendants PFG and Vistar and specially appearing Defendant Roma Food
5	Enterprises, Ir	nc., through their respective undersigned counsel, that:
6		
7	1.	The mediation completion deadline be extended from August 24, 2016 to
8		September 30, 2016; and
9		
10	2.	The deadline for Plaintiff to file his Opposition to Defendants' Motion to Dismiss
11		be extended from June 8, 2016 to and including October 10, 2016; and
12		
13	3.	The deadline for Defendants PFG and Vistar to file their Reply in support of the
14		Motion to Dismiss be extended from July 13, 2016 to and including October 17,
15		2016; and
16		
17	4.	The hearing on the Motion to Dismiss be continued from August 25, 2016 to
18		November 3, 2016; and
19		
20	5.	Specially appearing Defendant Roma Food Enterprises, Inc.'s time within which to
21		answer or otherwise serve and file any motions or other pleadings responsive to
22		Plaintiff's SAC in this action, including without limitation a motion to quash
23		service of process and/or to dismiss for defective service, be extended from June
24		21, 2016 to and including October 10, 2016; and
25		
26	6.	By entering into this Stipulation, the parties do not waive and expressly reserves all
27		claims, defenses and challenges to this action, including without limitation those of
28		specially appearing Defendant Roma Food Enterprises, Inc. set forth in Paragraph
- 1	1 /9501/723 1	_

1	5, above.	
2	IT IS SO STIPULATED AND AGREED.	
3		
4	DATED: SETAREH LAW GROUP	
5		
6	By:/s/ Shaun Setareh	
7	Shaun Setareh, Esq. Thomas Segal, Esq.	
8	Attorneys for Plaintiff	
9	JORGE PEREZ	
10	DATED: McGuireWoods LLP	
11		
12	By: /s/ Sylvia Kim	
13	Matthew C. Kane, Esq. Sabrina A. Beldner, Esq.	
14	Sylvia J. Kim, Esq.	
15	Attorneys for Defendants PERFORMANCE	
16	FOOD GROUP, INC. and VISTAR TRANSPORTATION, LLC and <i>Specially</i>	
17	Appearing Defendant ROMA FOOD ENTERPRISES, INC.	
18		
19	I attest that all signatories listed above, and on whose behalf this Stipulation is submitted, have concurred in and authorized the filing of the Stipulation.	
20		
21	/s/ Shaun Setareh	
22		
23	<u>ORDER</u>	
24	PURSUANT TO STIPULATION, IT IS SO ORDERED.	
25		
26	DATE: 1,ma 22, 2016	
27	DATE: June 22, 2016 HON. HAYWOOD S. GILLIAM, JR.	
28	UNITED STATES DISTRICT JUDGE	
	79507723.1	

JOINT STIPULATION TO (1) EXTEND MEDIATION COMPLETION DEADLINE; (2) EXTEND SPECIALLY APPEARING DEFENDANT ROMA FOOD ENTERPRISES, INC.'S RESPONSE DEADLINE; AND (3) MODIFY BRIEFING SCHEDULE ON MOTION TO DISMISS OR STRIKE SAC